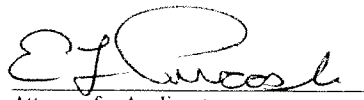


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Attorney for Applicants

Date: 05 February 2009

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

**Patent No.** : 7,152,474 B2  
**Application No.** : 10/666,147  
**Applicant** : DEB, Nilmoni; et al.  
**Issued** : 26 December 2006  
**Title** : Built-In Self Test of MEMS  
**Art Unit** : 2856  
**Examiner** : KWOK, Helen  
**Atty Docket No.** : PAT001039-001

**TRANSMITTAL LETTER**

**ATTN: Certificate of Correction Branch**  
Commissioner for Patents  
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Dear Sir:

Enclosed for filing is the following:

1. Certificate of Correction.

A review of the records of the U.S. Patent and Trademark Office will confirm that the mistakes were made by the PTO, and therefore, no fee is due. However, if the Office should disagree, the Commissioner is hereby authorized to charge any fees due in connection with this matter to our Deposit Account No. 50-3013.

Respectfully submitted,



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